
**THE UNITED STATES DISTRICT COURT
DISTRICT OF UTAH**

CRICUT, INC., a Delaware corporation,

Plaintiff,

v.

ENOUGH FOR EVERYONE, INC., a Nevada corporation, and DESIRÉE TANNER, an individual,

Defendants.

**ORDER DENYING [6] MOTION FOR
LEAVE TO FILE UNDER SEAL
EXHIBITS A and B TO THE
COMPLAINT**

Case No. 2:21-cv-00601-DBB

Judge David Barlow

Plaintiff Cricut, Inc. (Cricut), has moved for leave¹ to file Exhibits A and B to its Complaint² under seal. Under DUCivR 5-3(b)(1), a party must file proposed sealed documents contemporaneously with its motion for leave to seal and must highlight “the specific information that is sought to be sealed” in those documents. Because Cricut has not complied with these requirements, its Motion for Leave to File Under Seal Exhibits A and B to its Complaint is DENIED.

DATED this 14th day of October 2021.

BY THE COURT



David Barlow
United States District Judge

1 ECF No. 6.

2 ECF No. 2.